

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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AK LINE SHIPPING & TRADING LTD.,

Plaintiff,

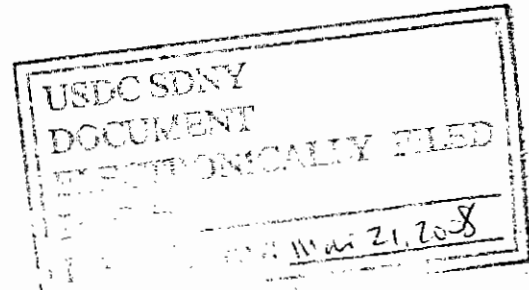
-against-

KASPI LOJISTIK VE DIS TIC. LTD. STI. a/k/a  
KASPI LOJISTIK VE DIS TICARET LIMITED  
SIRKETI a/k/a CASPI CARGO LINES,

Defendants.

-----X  
Case No. 08 Civ. 2182 (DAB)

**ORDER TO SHOW CAUSE**



UPON THE MOTION pursuant to Rule E(4)(f) and Local Admiralty Rule E.1 of  
Defendant KASPI LOJISTIK VE DIS TIC. LTD. STI., a/k/a KASPI LOJISTIK VE DIS  
TICARET LIMITED SIRKETI a/k/a CASPI CARGO LINES, and Y. CASPI CARGO  
LINES, LTD., and interested non-party, the supporting Affirmation of John E. Grimmer,  
the Declaration of Daniel Arnon, the Declaration of Altug Suzer, the Memorandum of  
Law in Support of the Motion to Vacate the March 5, 2008 *ex parte* Order of Maritime  
Attachment, and all the other pleadings and proceedings had herein.

LET PLAINTIFF AK LINE SHIPPING & TRADING LTD. SHOW CAUSE

before the Honorable Deborah A. Batts, United States District Judge, at 500 Pearl Street,

Courtroom 24B, New York, New York, on the 10<sup>th</sup> day of April, 2008, at

2:30 o'clock <sup>PM</sup> or as soon thereafter as counsel can be heard, why an order vacating the  
*ex parte* Order of Attachment issued in this case against Defendant, ~~and against Y.~~

CASPI SHIPPING LINES, LTD., insofar as it was not named as a defendant and its  
assets have been improperly attached, should not be granted together with such other,

*NO ORDER  
ISSUED AGAINST  
4 Caspi.  
DAB  
3/21/08*

further and different relief as the Court may deem just and proper in the premises; and it is hereby further

~~ORDERED that pending further Order of this Court, Plaintiff and its agents and assigns are hereby enjoined from attempting to take any other, further, or different actions in this or in any other jurisdiction to re-restrain Defendant's funds;~~

~~THAT SECURITY in THE AMOUNT OF \$1,000,000.00 BE EXEMPTED~~

~~LET service of a copy of this Order, and the accompanying Memorandum of~~

Law, if served upon Plaintiffs counsel by hand to the offices of Holland & Knight, 195 Broadway, New York, New York 10007, and/or by email to michael.frevola@hklaw.com, and/or by facsimile to (212) 385-9010, on or before five o'clock p.m. on March 25, 2008 be deemed good and sufficient service; and

IT IS FURTHER ORDERED that answering papers, if any, including but not limited to Affidavit(s), Affirmation(s), Declaration(s), Exhibits and/or Memoranda of Law shall be filed and served so as to be received by counsel for Defendants (John

Grimmer & Associates) at their offices on or before five o'clock on the 1<sup>ST</sup> day of

April, 2008, and reply papers, if any, including but not limited to Affidavit(s),

Affirmation(s), Declaration(s), Exhibits and/or Memoranda of Law shall be filed and

served so as to be received by counsel for Plaintiff at its offices on or before five o'clock

on the \_\_\_\_\_ day of \_\_\_\_\_, 2008.

Dated: New York, New York

March 21, 2008

TO: Michael Frevola, Esq.  
HOLLAND & KNIGHT  
Attorneys for Plaintiff  
195 Broadway

NO TRD,  
NO SECURITY  
DAB  
3/21/08

with Courtney  
Copies (2) to  
the Court  
delivered in  
Chambers

NO  
REPLY  
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Deborah A. Batts  
The Hon. Deborah A. Batts, U.S.D. J.

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